Tod Aronovitz (Pro Hac Vice) Thomas E. Alborg (Cal. Bar No. 56435) 1 ta@aronovitzlaw.com talborg@avmllp.com Barbara Perez (Pro Hac Vice) ALBORG, VEILUVA & MARTIN LLP 2 bp@aronovitzlaw.com 2121 N. California Boulevard, Suite 1010 Andrew Zelmanowitz (Pro Hac Vice) Walnut Creek, CA 94596 3 925-939-9880 Telephone az@aronovitzlaw.com ARONOVITZ LAW 925-939-9915 Facsimile 4 2 S. Biscayne Boulevard, Suite 2630 Brian G. Isaacson (Pro Hac Vice) 5 Miami, FL 33131 briani@isaacsonlawfirm.com 305-372-2772 Telephone 6 ISAACSON LAW FIRM, P.S. 305-397-1886 Facsimile 701 Fifth Avenue, Suite 4725 7 John A. Yanchunis (Pro Hac Vice) Seattle, WA 98104 jyanchunis@forthepeople.com 206-448-1011 Telephone 8 MORGAN & MORGAN, P.A. 206-448-1022 Facsimile 201 North Franklin Street, 7th Floor 9 Tampa, Florida 33602 813-223-5505 Telephone 10 813-223-5402 Facsimile 11 Attorneys for Plaintiffs 12 UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF CALIFORNIA 14 GREGORY R. RAIFMAN and SUSAN Case No.: No. C 11-02885 SBA 15 RAIFMAN, husband and wife, individually and on behalf of their marital community 16 and as Trustees of the RAIFMAN FAMILY STIPULATION TO ENLARGE REVOCABLE INTERVIVOS TRUST and PLAINTIFFS' TIME TO FILE 17 as beneficiaries of the PALLADIAN REPLY IN SUPPORTOF PLAINTIFFS' TRUST; GEKKO HOLDINGS, LLC, and MOTION FOR LEAVE TO FILE 18 SECOND AMENDED COMPLAINT HELICON INVESTMENTS, LTD, 19 Plaintiffs, 20 VS. Action filed: April 1, 2011 21 WACHOVIA SECURITIES, LLC, N/K/A [Removed from California State Court] WELLS FARGO ADVISORS LLC, 22 Defendant. 23 Hon. Saundra B. Armstrong 24 Whereas, on January 14, 2013, Plaintiffs, Gregory L. Raifman and Susan Raifman, 25 husband and wife, individually and on behalf of their marital community and as Trustees of 26 27 STIPULATION TO ENLARGE PLAINTIFFS' TIME TO FILE REPLY IN SUPPORT OF PLAINTIFFS' MOTION FOR LEAVE TO FILE SECOND AMENDED COMPLAINT 28

The Raifman Family Revocable Intervivos Trust, as beneficiaries of The Palladian Trust, as sole members of Gekko Holdings, Ltd., and assignees in interest and beneficial owners of Helicon Investments, Ltd. (collectively, "Plaintiffs"), filed their Motion for Leave to File a Proposed Second Amended Complaint ("Motion") in this action;

Whereas, Plaintiffs' Reply in support of the Motion is due on February 26, 2013; and Whereas, on February 21, 2013, the parties, by and through their respective counsel, entered a stipulation agreeing to enlarge Plaintiffs' time to file a Reply until March 1, 2013.

NOW, THEREFORE, the parties, through their counsel, hereby stipulate and agree, pursuant to Local Rule 6-1(b), that Plaintiffs shall have until March 1, 2013, to file their Reply in support of said Motion. This extension will not alter the date of any event or deadline already fixed by Court Order.

DATED: February 22, 2013

Tod Aronovitz

Barbara Perez

Andrew Zelmanowitz ARONOVITZ LAW

Tod Aregovitz

Attorneys for Plaintiffs,

GREGORY R. RAIFMAN, SUSAN RAIFMAN GEKKO HOLDINGS, LLC, and

HELICON INVESTMENTS, LTD.

DATED: February 21, 2013

Ronald E. Wood

Jennifer L. Roche

- Wooday PROSKAUER ROSE LLP

Attorneys for Defendant,

WACHOVIA SECURITIES, LLC